To: Rebecca Weber (Weber.Rebecca@epa.gov)[Weber.Rebecca@epa.gov]; Michael

Jay[Jay.Michael@epa.gov]

Cc: Meyer, Jonathan[Meyer.Jonathan@epa.gov]; David Peter

(peter.david@epa.gov)[peter.david@epa.gov]

From: Algoe-Eakin, Amy

Sent: Thur 3/17/2016 9:10:32 PM

Subject: DELIBERATIVE: Wash U request for info Labadie SO2 designation

In order to be transparent and responsive to Wash U/Sierra Club request for information, Dave, Jonathan and I talked to Maxine and Ken yesterday. Below is the email that I asked Wash U to send to that we know clearly what they would be expecting to see.



I want to keep you both in the loop and let me know what you think about my strategy.

Thanks!

Exemption 5: Deliberative; Attorney-Client

From: Lipeles, Maxine [mailto:milipele@wustl.edu]

Sent: Thursday, March 17, 2016 9:42 AM

To: Algoe-Eakin, Amy <Algoe-Eakin.Amy@epa.gov>; Meyer, Jonathan

<Meyer.Jonathan@epa.gov>; Peter, David <peter.david@epa.gov>

Cc: Miller, Ken <kenneth.miller@wustl.edu>

Subject: Labadie SO2 designation

Amy, David, and Jonathan,

Thank you for speaking with us yesterday. Pursuant to our conversation, this email seeks to clarify the public documents we are requesting on behalf of the Sierra Club regarding modeling of sulfur dioxide emissions from the Labadie Energy Center. We would appreciate it if the production of these documents could be expedited so that they may be used to inform the Sierra Club's comments on EPA's intended designation decisions which were published in the Federal Register on March 1, 2016. This request excludes any documents that are released in response to FOIA request number EPA-R7-2016-004025 and that are publicly available through FOIAonline.

- 1) All documents regarding MDNR's request to approve the use of non-default beta options (ADJ\_U\* for AERMET and/or LOWWIND3 for AERMOD) to model sulfur dioxide emissions from the Labadie Energy Center, submitted to EPA on or about December 9, 2015. This request includes documents generated or prepared by EPA, MDNR, and Ameren Missouri (and/or its consultants).
- 2) All documents regarding any subsequent request to approve the use of non-default beta options (ADJ\_U\* for AERMET and/or LOWWIND3 for AERMOD) to model sulfur dioxide emissions from the Labadie Energy Center, submitted to EPA. This request includes documents generated or prepared by EPA, MDNR, and Ameren Missouri (and/or its consultants).
- 3) All EPA communications with MDNR and Ameren Missouri (and/or its consultants) regarding the use of non-default beta options to model sulfur dioxide emissions from the Labadie Energy Center.
- 4) All EPA communications with MDNR and Ameren Missouri (and/or its consultants regarding the use of non-default beta options in designations modeling for the 2010 1-hour sulfur dioxide NAAQS.
- 5) All documents and non-privileged internal EPA communications regarding EPA Region VII's and EPA Headquarters' consideration and evaluation of the use of non-default beta options to model sulfur dioxide emissions from the Labadie Energy Center.
- 6) All documents and non-privileged internal EPA communications regarding EPA Region VII's and EPA Headquarters' consideration and evaluation of the use of non-default beta options in designations modeling for the 2010 1-hour sulfur dioxide NAAQS.

Thank you for your assistance, and don't hesitate to contact me if you have any questions or need further clarification. Please let me know if any aspect of this request will impede EPA's

ability to provide responsive documents in a timely manner in light of the March 31 comment deadline. Best regards, Maxine Maxine I. Lipeles Director, Interdisciplinary Environmental Clinic Washington University School of Law

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A Please consider the environment before printing this email